DP71B00364R000500200037-1 /27/ Approved For Release 2002/01/

1 2 MAR 1968

MEMORANDUM FOR:

Special Assistant, DD/S

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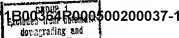
SUBJECT

: International Health, Education and Labor Programs (S. 1779)

1. From the standpoint of current Agency operations, the language of the proposed Bill is so all-encompassing and severely restrictive that it appears to prohibit all contact for intelligence or security purposes with any recipients of grants. The language in Section 1 (c), "in the fields of health, education and labor, and other welfare fields" is very broad and can be construed to include any number of activities, provided they can be stretched to mean or imply some sort of welfare. It is suggested that the elimination of the phrase "other welfare fields" would do no harm to the stated purposes of the Bill, yet would still define the fields of activities covered by the proposed legislation.

- 2. In general, the Bill raises several questions:
- A. Can a former CIA employee ever qualify for a grant under this program?
- B. How long would the "hands off" by the Agency apply to an individual who had received such a grant? Would it ever be permissible for CIA to do business with such a grantee, even years after his mission under the grant?
- C. Does the Bill intend to preclude any Federal agency, including both CIA and the FBI, from asking questions of a grant recipient about his behavior, itinerary, purposes, statements or associates while he operated under a grant?
- 3. It is suggested that the language of the Bill be modified as follows:
 - A. In Section 7, eliminate the words "or indirectly" as being unnecessarily limiting.

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- B. In Section 7, in order to ensure access to grantees in cases involving national security, add the words, "and statutes" after "criminal law."
- 4. To preclude inadvertent contact with grantees, it is further suggested that Section 5 be modified to require publication of an annual report containing the names, addresses and organizational affiliation of all individuals associated directly with the grants or who are beneficiaries of the grants.

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5. It is noted that the comments of on this Bill should reflect what impact its passage would have on their programs.

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Acting Director of Security

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To: Legislative Counsel

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REMARKS:

On 23 February 1968 you requested comments on S-1779. We are attaching hereto a memorandum from the Acting Director of Security which raises several questions from our point of view.

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R. L. Bannerman

FROM:

DD/S

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FORM NO .241

REPLACES FORM 36-8 WHICH MAY BE USED. (47)